

Before the
Federal Communications Commission
Washington, D.C. 20554

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In the Matter of

Federal Communications Commission
Office of Secretary

Amendment of §73.202(b))	
Table of Allotments)	MB Docket No. 05-282
FM Broadcast Stations)	
(Rockmart and Aragon, Georgia, and)	RM - 11229
Lynchburg and Chattanooga, Tennessee)	

To: Marlene Dortch, Secretary
Attn: Audio Division, Media Bureau

MOTION FOR LEAVE TO SUPPLEMENT REPLY COMMENTS

Woman's World Broadcasting, Inc. ("WWB"), by its attorney, hereby respectfully requests leave to supplement its Reply Comments filed in this proceeding on December 20, 2005. In support thereof, it is alleged:

1. In its Reply Comments, WWB responded to an allegation by J. L. Brewer Broadcasting of Cleveland, LLC and J. L. Brewer Broadcasting, LLC (collectively "Brewer"), questioning whether WTSH-FM can provide the requisite city-grade service to Aragon, Georgia, if WWB's proposal is granted. WWB pointed out that under recent case law, Longley-Rice can be used as a supplementary allocations tool in cases such as this one, where the pertinent terrain roughness factor exceeds 100 meters. *Milano, Texas*, 19 FCC Rcd 8474 (Audio Division, 2004). WWB submitted a supplementary Longley-Rice showing, demonstrating that WTSH-FM will provide the requisite service to the community of Aragon, Georgia.

2. In addition to the recent cases dealing with terrain roughness factor, there are several additional FCC cases, which demonstrate that Brewer's allegation is without

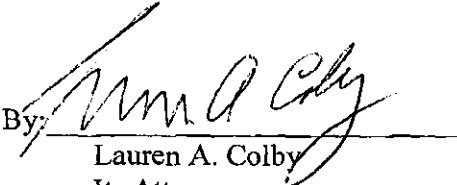
merit. WWB is this day filing a supplement to its Reply Comments, discussing all of these cases. Consideration of the Supplement will not delay this proceeding nor will it prejudice the rights of any party. It will, however, enable the Audio Division to have a complete record, when a decision is reached in this proceeding. Therefore, the Audio Division should consider WWB's supplement.

January 5, 2006

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Respectfully submitted,

WOMAN'S WORLD
BROADCASTING, INC.

By: 
Lauren A. Colby
Its Attorney

CERTIFICATE OF SERVICE

I, Crystal M. Waller, a secretary in the law office of Lauren A. Colby, do hereby certify that copies of the foregoing have been sent via first class, U.S. mail, postage prepaid, this 5th day of January, 2006, to the offices of the following:

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Audio Division, Media Bureau
Federal Communications Commission
445 12th Street SW
Washington, DC 20554

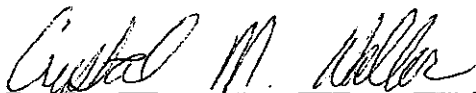
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